

Anatomy of Compulsory Busing

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and to make them more readily available for simultaneous mongrelization and indoctrination by One World fiends masquerading as school teachers and college professors, is a crime so horrible that it is unheard of even behind the Iron, Bamboo, and Sugar Cane Curtains where, we are supposed to believe, human beings have been bayoneted into accepting bondage as a normal way of existence.

Compulsory busing is an unconscionable emasculation of our Constitution and Bill of Rights and, in particular, of the Fourteenth Amendment. What's more, it is a despicable perversion of the 1954 Supreme Court decision in the Brown Case, which ruled that it was UNCONSTITUTIONAL TO FORCE CHILDREN TO ATTEND SPECIFIC SCHOOLS BECAUSE OF RACE, and, incredibly enough, is also a violation of the Civil Rights Act of 1963 in the sense that Paragraph (A) under Title IV in the full text of the Civil Rights Bill (H.R. 7152) reads as follows: "Desegregation means the assignment of students to public schools and within such schools without regard to their race, color, religion or national origin, BUT SEGREGATION SHALL NOT MEAN THE ASSIGNMENT OF STUDENTS TO PUBLIC SCHOOLS IN ORDER TO OVERCOME RACIAL IMBALANCE." However, with American society having been boob-tubed into docility, and the reins of government having been hijacked because of such somnolence, such arrogant violations mean nothing to the political and bureaucratic charlatans in the employ of the MONEY POWER. These termites can do to us what they please with absolute impunity, while we are expected to obey them or else suffer the dire consequences of non-conformity with imposed evil.

Let there be no more nonsense about it. THERE IS NO SPECIFIC FEDERAL LAW ON THE BOOKS THAT COMMANDS INTEGRATION BY SUCH DIABOLICAL MEANS AS FORCED BUSING. The Kennedy and Johnson administrations, which turned this country topsy-turvy and polarized American society into potentially explosive enclaves of bitterness and hatred, made certain of this in order to provide a cover of legitimacy over their lunatical flirtations with militant minorities in order to win their votes while expanding raw federal power. Their notorious Warren Court, of course, leaned over backwards to whitewash their tomfoolery under coatings of legal phraseology, but with the foreknowledge that compulsory busing would be imposed sooner or later as a matter of course. Consequently, what our children are being arbitrarily subjected to today, is a perverted interpretation of the existing statutes on Civil Rights dictatorially promulgated as the law of the land by some bureaucratic eggheads so far gone on the liberal kick that they are beginning to believe their own lies and their self-usurped mission as thinkers for the dumb masses. And the Supreme Court backs them up with interpretations of American law that seem to have been manufactured in locoland. These bureaucratic vermin, aided and abetted by BIG BROTHER, have no compunctions whatsoever about utilizing the threat of withholding tax monies earmarked for public education to gain instantaneous compliance and, by this insidious method of subversion, have our municipal, county, and state officials running around scared. In short, while blackmail is supposed to be a federal crime, Washington has reserved the right to practice it in order to impose its will upon the Nation.

The Evils of Forced Busing

Contrary to the nonsense voiced in favor of it by pseudo-intellectuals, bleeding hearts, revolutionaries-for-profit, thimble-headed parents, and assorted misfits in American society, compulsory busing is harmful to our children, be they black,

brown, red, yellow or white. Shifting them around as if they were inanimate objects, exposes them to irreparable traumatic experiences and, consequently, a breakdown in mental and physical health. Even more appalling, each and every child, regardless of race, creed or color, is being exposed to bestial criminality within each school, as well as from without, and this is a matter of public record. It cannot be denied or even argued, That many municipalities were forced to provide police protection means nothing. This, too, is a matter of public record. SINCE WHEN DID THE AMERICAN ELECTORATE GRANT THE GOVERNMENT A MANDATE TO EXPOSE OUR CHILDREN TO CRIMINAL ABUSE, VIOLENCE, AND PHYSICAL DANGERS IN ORDER TO ACHIEVE RACIAL BALANCE IN PUBLIC SCHOOLS? This, then, is the gut issue in this sickening case!

Our public schools are a national disgrace. They have deteriorated since the passage of the CIVIL RIGHTS ACT of 1963 into cesspools of venality, corruption, crime, and unbridled violence. Our educational system has become inhuman and indecent. It is also a violation of the Law of Nature and the Law of God. But there is more to this unbelievable evil than is apparent.

To begin with, compulsory busing is responsible for the creation of a new, multi-billion dollar racket. Consequently, those picking the pockets of unsuspecting taxpayers for this kind of money per annum are not about to permit outraged sensibilities, or parental indignation, to halt such a profitable windfall. To safeguard this material interest, they have already set up in Washington a very powerful lobby. This lobby is aided and abetted by their unscrupulous hirelings in high places. This coalition of evil, in turn, is aided and abetted by an unresponsive government. So, it is not going to be an easy matter for public opinion to penetrate this defensive screen behind which the MONEY POWER is milching us dry. To crack the imposing facade of this satanic coalition, is going to require the loudest squawk ever let loose by an outraged citizenry in the history of our country. In addition, the American electorate is going to have to make up its mind to talk turkey in the only language understood by their elected representatives in Congress and, above all, by President Nixon, who promised corrective action but has yet to do anything constructive. This language reads as follows: "No immediate corrective action, no votes come election day." If American government can blackmail the American people, the American people can blackmail American government!

Loud-mouths claim that, if children of different races and backgrounds are mixed at an early age in public schools, they will learn how to get along together in perfect harmony. Such nonsense looks good on paper, perhaps, but in actual practice it is just the opposite. This has been proven beyond the question of a doubt. The fact of the matter is that, when forcibly uprooted from familiar neighborhood schools, friends, and teachers, and transported willy-nilly into an entirely different environment, children do not learn peaceful coexistence and this, too, is a matter of public record. Moreover, the mental impact of forced change and exposure to rot tends to destroy any possibility of quality education and, consequently, all children are being deprived of their constitutional rights. Being deprived of a chance to prepare themselves for a better way of life as decent, law-abiding citizens, their Civil Rights are also being abrogated.

While being forced to feed the megalomania of power-crazed politicians and bureaucrats, all children are being exposed to the rottenest forms of criminal and bestial depravity in society and to the ever-present possibility of being either maimed for life, or of being killed.

Although forced busing was imposed upon us and our children as a means

whereby the inner-city schools could provide quality education for all, it has now been ascertained that this is not the case. Money is being wasted like there was no tomorrow to scatter children all over the landscape, yet the quality education and physical facilities of the inner-city schools has deteriorated from bad to worse. Thus, this entire gambit is a fraud, and is another glaring example of how BIG BROTHER is using the BIG LIE to lead us all into the One World corral!

We should all be aware of the fact that our elected representatives in Congress never try to rock the boat and that, the only time they are inclined to respond to the will of their respective constituencies, is when the people they're counting on for votes lay it on the line that there will be no re-election to office unless corrective action is taken. The trouble is that this is the same as trying to close the door after the fox has raided the chicken coop. Consequently, we are always forced to assume defensive action AFTER a fait accompli. So it has been with this compulsory busing madness which, to be sure, would never have come into play if we had the right kind of representation in Washington. Still, because of what may yet turn out to be a miracle, we have a fighting chance to lick this problem.

Senate Joint Resolution No. 112

Sensing the mood of public opinion, Senator William Brock (R-Tenn.) and eight other senators whipped up a resolution which, in essence, states that no public school student shall, because of his race, creed, or color, be assigned to or required to attend a particular school. This resolution is called "SENATE JOINT RESOLUTION 112" and has now been endorsed by Senator Robert C. Byrd (D-W. Va.). In addition, about 30 other demands for corrective action have been prepared and submitted for congressional consideration.

The endorsers of Senate Joint Resolution 112 hope that their petition for a redress of grievances will be considered by the House Judiciary Committee and then freed for a House vote. Under ordinary circumstances, this would be fine and dandy. Unfortunately for our side, however, this important and all-powerful committee is chaired by that 83-year old advocate of "liberal" causes, Emanuel Celler (D-N.Y.), who should have been put out to pasture long ago, and who is responsible for pigeon-holing the public school prayer issue for over 7 years. Right now this man is sitting on a flock of resolutions pertaining to the compulsory busing question and is not about to stand up unless forced to do so. Needless to say, he is getting a lot of help from vested interests. Consequently, if Senate Joint Resolution 112 is ever going to escape being pigeon-holed by Celler, Congress, as well as the White House, is going to have to be inundated by a tidal wave of phone calls, letters and telegrams demanding an immediate redress of grievances over the compulsory busing issue in general and, in particular, by means of Senate Joint Resolution 112. Let there be no more delusions about it. Only an aroused citizenry and, in particular, an aroused electorate, is ever going to put a stop to this despicable violation of the rights of our children. Either forced busing goes, or its advocates in American government have to go.

If American government, institutions, and society are ever to be brought back to sanity and, if we are to regain our basic freedoms, we had better make up our minds, and fast, to cut out the sweet talk and get down to basics. We must tell it like it is to the incompetents we have elected to public office and in the kind of language they will understand. The time is NOW. The issue confronting this Nation is compulsory busing. The instrumentality for corrective action is Senate Joint Resolution 112. The power to move this resolution into the law of the land is vote-power.

So, if you want to save the lives of your children, get with it!